## DECLARATION FOR PATENT APPLICATION (37 CFR 1.63) AND POWER OF ATTORNEY

ø u.C .

DECLARATION: As a below name are as stated below next to my name below) or an original, first and joint and for which a patent is sought on the ACCESS DIFFERENTIAL M-AR attached hereto OR [ ] was filed on Application Number I hereby state that I have reviewed claims, as amended by any amendment which is material to patentability a priority benefits under 35 U.S.C. §1 or 365(a) of any PCT International America, listed below and have all inventor's certificate, or of any PC which priority is claimed.	I believe that I am the original inventor (if plural names are like invention entitled: MULTI Y CODING APPLICATION as United States, and was and understand the contents tent specifically referred to abs defined in Title 37 Code of 19(a)-(d) or 365(b) of any fore application which designated so identified below, by check	II, first and sole inventor (sted below) of the subject USER DETECTION AINS (20040025) a specifical Application Number or Pamended on of the above-identified ove. I acknowledge the defenderal Regulations §1. Federal Regulations §1. Eign application(s) for pat at least one country other country other country of the box, any foreign	if only one name is listed a matter which is claimed in the matter which is claimed in the matter which is claimed in the matter which is considered in the matter and in the
Prior Foreign Application(s)			Priority Claimed
(Number)	(Country)	(Date filed)	Yes No
I hereby claim the benefit under 35 l	J.S.C. §119(e) of United State	s application(s) listed belo	ow.
Provisional Application Number(s): 60/465,026		Filing Date(s): April 24, 2003	
I hereby claim the benefit under 35 application designating the United claims of this application is not disprovided by the first paragraph of 3 patentability as defined in 37 CFR the national or PCT international fili	States of America, listed beloclosed in the prior United State 5 U.S.C. §112, I acknowledge §1.56 which became available	w and, insofar as the sul ates or PCT International the duty to disclose infor	bject matter of each of the application in the manne mation which is material to
<u>Application Ser. No.</u> 10/422,340 10/482,598	Filing Date April 24, 2003 December 23, 2003	Status-Patented, Per Pending Pending	nding or Abandoned
POWER OF ATTORNEY: I here prosecute this application and transate I hereby declare that all statement information and belief are believed willful false statements and the like	USPTO CUSTOMER  s made herein of my own kr to be true; and further that the so made are punishable by fi	NO. 24222  nowledge are true and these statements were made on imprisonment, or be	connected therewith:  nat all statements made of the with the knowledge tha oth, under 18 U.S.C. 1001
and that such willful false statements  Solo or first Inventor's Name (first, i  Residence Street Address:  City Wilmington State  Mailing Address: 2 Notting	niddle if any, last) <u>Dia</u> 2 Nottingham Drive  MA Zip <u>01887</u> Coun ham Drive	ne G. Mills try <u>US</u> Citizenship	US
City Wilmington State Signature: August M. J.	MA Zip <u>01887</u> Coun L S	try <u>US</u> Citizenship Date: 4 12 2004	US

U.S. Patent Application Serial No. (if known) \_\_\_\_\_\_, Atty. Dkt. No. 20040025-CIP

## **ADDITIONAL INVENTORS**

<u>م</u> طبلت ب

I have read the first page of this declaration for patent application, and I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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## ADDITIONAL INVENTORS

I have read the first page of this declaration for patent application, and I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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